Exhibit 148

James Q. Taylor-Copeland (SBN 284743) 1 james@taylorcopelandlaw.com 2 TAYLOR-COPELAND LAW 501 W. Broadway Suite 800 San Diego, CA 92101 3 Tel: 619-400-4944 4 5 Attorney for Individual and Representative Plaintiff Ryan Coffey 6 7 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 8 9 10 RYAN COFFEY, individually and on behalf of Case No. 3:18-cv-3286-PJH all others similarly situated 11 NOTICE OF VOLUNTARY DISMISSAL Plaintiff, WITHOUT PREJUDICE 12 13 Crtrm: 3 RIPPLE LABS, INC., a Delaware corporation, Judge: Hon. Phyllis J. Hamilton 14 XRP II, LLC, a South Carolina limited liability company, BRADELY GARLINGHOUSE, an 15 individual, and DOES 1 through 10, inclusive, 16 Defendants. 17 18 19 20 21 22 23 24 25 26 27 28

Cas@als@9l:dv8-1:0v80322466-8JNH D20ocummenti829-412ile8il@6/202/1133/23aq@algeof22of 3

1	NOTICE IS HEREBY GIVEN that pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), named
2	plaintiff Ryan Coffey ("Plaintiff"), by and through his counsel, voluntarily dismisses withou
3	prejudice the above-captioned action (the "Action"). This notice of dismissal is being filed with
4	the Court before service by Defendant of either an answer or a motion for summary judgment
5	Plaintiff has not been offered and is not receiving any consideration for dismissing the Action.
6	
7	Dated: August 22, 2018 TAYLOR-COPELAND LAW
8	
9	By: <u>/James Taylor-Copeland</u> James Q. Taylor-Copeland
10	Attorney for Lead Plaintiff Ryan Coffey
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	¹ This voluntary dismissal shall not prejudice Plaintiff's right, and Plaintiff hereby expressly reserves his right, to participate in any recovery in the future, if one is obtained.

2